PETITION: S CASE NUMBER (Court U	MALL CLAIMS CASE Jse Only): 32ら(2-14-222	2		
Plaintiff(s): David E. Mack		i.			
Address: 7720 McCallum Blvd. #2099		**********	e producer and the		
Dallas Texas 75252	972-735-9642	IN THE J	DSTICE C	OUR	
City State Zip VS.	Phone		OF THE PI		
Defendant(s): Midland Credit Management.	f				
Defendant(s): Midland Credit Management, Address: 8875 Aero Drive Suite 200	<u> </u>	COLLIN	COUNTY, T	EXAS	
San Diego CA 92/23 City State Zip	800-825-8161 Phone				
COMPLAINT: The basis for the claim which entitl	es the plaintiff to seek	relief against th	e defendant	is:	
Plaintiff received a call on his wireless phone of					10
used ATDS capable equipment to call his wirel Plaintiff's consent to do so in violation of 47 U	ess phone # 682-560- S.C. § 227/Texas Bu	-1675 from 877- s. Code Ann. § .	237-0512 x 305.053.	vithou	<u></u>
Defendant failed to identify itself as a debt coll	ector or the purpose i	of its call when i	making the	call i	n
violation 15 U.S.C. § 1692d and § 1692e(11).					<u>.</u>
RELIEF: Plaintiff seeks damages in the amount of	¢1500 and/arr	atura of narcons	I measinets: a	100	
described as follows (be specific):					
Additionally, plaintiff seeks the following: all cast	s of this action inclu	ding, but not lin	iited to.		
any attorney's fees. Trial by jury is requested.					×
SERVICE OF CITATION: Service is requested on a liternative service as allowed by the Texas Justice defendant(s) may be served are: Corporation Service Company d/b/a CSC Lawy If you wish to give your consent for the answer email address, please check this box, and provide	Court Rules of Court. Cers Incorporating Se ラミップ and any other motion	Other addresses Price Company 600 Au Is or pleadings to	where the 211 E. 7th 57, n, 7	Street TX 7	है २०
	10	16011	7/ 1/1		_ '
David E. Mack		SO WILL	Kall N	<u> </u>	
Petitioner's Printed Name		Plaintiff or Attor			
and the street of the street o		um Blvd, #2099			
Defendant's Information (If known):		laintiff or Attorn	-	1 m	
Date of Birth: Last 3 Numbers of Driver's License:	<u>Dallas</u>	Texa:	***		
Last 3 Numbers of SSN:	City 972-735-96	State	. 60F	崖	
Defendant's Phane Number 800-825-8131	Phone Numb	er/Ray Number	- ≣√	_	
COPY OF THE RECORDS OF THE J COURT PCT THREE PLACE TWO OF AND THAT THE JRIGINAL DOCUMEN THE COURT TOTAL AMOUNT OF DOCU CLERI JUSTI	A TRUE AND CORRI USTICE OF THE PE COLLIN COUNTY, TE T IS IN THE OFFICE	ECT ACE XAS	3P8	L 15 PN 3:53	

AFFIDAVIT OF MILITARY STATUS OF DEFENDANT(S) CAUSE NUMBER: 32-50-14-222

David E. Mack	, PLAINTIFF	§	IN THE JUSTICE	
VS.		§ §	PRECINC	
Midland Credit Mana	geme, DEFENDANT	§ .	COLLIN COUNTY,	TEXAS
		1.4		
My name is [please print]	Travid F Mack			•
l am [check one] I the p capable of making this af personal knowledge and a	fidavit. I have been duly sw	agent of the plain orn on oath and th	ntiff in the case described ab ne facts in this affidavit are v	ove. I am vithin my
check or fill in as applicat	le]			
1 No defendant in th	s case is on active duty in t	he U.S. military (Ai	my, Navy, Air Force, Marine	s or Coast
Guard). The facts on w	hich I base my conclusi	on are as follow	51	بالمستحدات والمستواد
The Defendant is a corpor	giton and connot serve to the	e U.S. Military.		
2. Defendant [insert n	ame(s)]		is on acti	ve duty in
the U.S. military,				
				Wantenand.
	name(s)		has been	deproyed
by the U.S. military to a fo	reign country			
4. Plaintiff and the u	ndersigned (if the undersign	red is acting agent	of plaintiff) are not able to	determine
whether any defendant is	in the U.S. military – except	for any defendant	named in 2 above.	
determine whether any of for any defendant named	lefendant who is in the U.S. in 3 above.	military has been	an agent of plaintiff) are n deployed to a foreign countr	y – except
☐ 6. Defendant [insert	name(s)]		has sign	
on active duty, a separat	e written waiver of his or	her rights under ti	ne U.S. Servicemembers Civil	Reliet Act
Affiant				
	d before me on this the	Summe \11/12	2014	******
Sworn to and subscribe	d before me on this the		CLERK OF CO	URT
USS)			JUSTICE COL	JRT 🚦
Justice Court, Precinct S Collin County, Texas Co	CERTIFY THAT THIS DO OPY OF THE RECORDS OURT PCT THREE PLACE NO THAT THE OFFICIAL HE COURT TOTAL AMOUN	OF THE JUST E TWO OF COL DOCUMENT IS	ICE OF THE PEACE OF THE LIN COUNTY, TEXAS	
	9/2/2014	Suna	la Zurel ?	: :: :: :: :: :: :: ::
	•		COURT OURT PCT. 3-2 OUNTY, TEXAS	

JUSTICE COURT CIVIL CASE INFORMATION SHEET (4/13)

CAUSE NUMBER (FOR CLERK USE ONLY): 32-5C- 4-222

STYLED David E. Mack v. Midland Credit Management, Inc.

(e.g., John Smith v. All American Insurance Co; In re Mary Ann Jones; In the Matter of the Estate of George Jackson)

A civil case information sheet must be completed and submitted when an original petition is filed to initiate a new suit. The information should be the best available at the time of filing. This sheet, required by Rule of Civil Procedure 502, is intended to collect information that will be used for statistical purposes only. It neither replaces nor supplements the filings or service of pleading or other documents as required by law or rule. The sheet does not constitute a discovery request, response, or supplementation, and it is not admissible at trial.

1. Contact information for person consheet:	mpleting case infor	mation	2. Names of	parties in case:			
Name;	Telephone:		Plaintiff(s):				
David E. Mack	972-735-9642	•••••	David E. Ma	<u>k</u>		· · · · · · · · · · · · · · · · · · ·	
Address:	Fax:				·······························		
7720 McCallum Bivd. #2099			man series and a series	:			
ty/State/Zip: State Bar No:		Defendant(s): Midland Credit Management, Inc.					
DaHas, TX 752525			Midiana Cre	eau Managemeni.	INC.	***************************************	
Emails							
mack2001(a)swbell.net				al page as necessary to	ilus all massi	an i	
Signature JOOMA	Gott.		[Attach addition	at page as necessary to	tion all bath	en i	
3. Indicate case type, or identify the	most important iss	ue in the ca	se (select on)	y I):			
recover a debt by an assignee of a claim or collection agency, a financial institution entity primarily engaged in the business at interest. The claim can be for no mexcluding statutory interest and court cattorney fees, if any. Repair and Remedy: A repair and lawsuit filed by a residential tenant us Subchapter B of the Texas Property Collandlord's duty to repair or remedy a coaffecting the physical health or safet tenant. The relief sought can be for no nexcluding statutory interest and court cattorney fees, if any.	n, a debt collector on, or a person or of lending money ore than \$10,000, osts but including I remedy case is a under Chapter 92, ode to enforce the indition materially y of an ordinary nore than \$10,000, osts but including	possession A claim amount of excluding fees, if an Small the recorproperty, more than but include	n of real prope for rent may if rent due a statutory inter y; I Claims: A s very of mon or other relief is \$10,000, exc ling attorney for	ion case is a laws rty, often by a lan be joined with a nd unpaid is not est and court costs mall claims case i ey damages, civ allowed by law. T luding statutory i es, if any.	dlord age n eviction more the but inclus s a lawsu il penalt	inst a to n case han \$10 ding att it broug ies, pe can be	if the 0,000, orney ht for rsonal for no
I CERTIFY THAT THIS IS COPY OF THE RECORD COURT PCT THREE PLA AND THAT THE URIGINA THE COURT TOTAL AMO	OS OF THE JUST ALE TWO SE COL AL DECUMENT IS UNT OF DOCUMEN CLERK OF JUSTICE (ICE OF THE COUNTY THE	HE PEACE TY, TEXAS OFFICE OF DED		OUNTY TEXAS	15 PM 3:53	<u> </u>